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11	UNITED STATES DISTRICT COURT		
12	DISTRICT OF NEVADA		
13	HP TUNERS, LLC, a Nevada limited liability	Case No. 3:18-cv-00527-LRH-CSD	
14	company,		
15	Plaintiff,	AGREED PERMANENT INJUNCTION ORDER	
15 16	Plaintiff, vs.		
	,		
16	VS.		
16 17	vs. KENNETH CANNATA,		
16 17 18	vs. KENNETH CANNATA, Defendant.		
16 17 18 19	vs. KENNETH CANNATA, Defendant. Plaintiff HP TUNERS, LLC ("HPT"), b	ORDER	
16 17 18 19 20	vs. KENNETH CANNATA, Defendant. Plaintiff HP TUNERS, LLC ("HPT"), but the description of the content of the	ORDER by and through its undersigned legal counsel, and	
16 17 18 19 20 21	vs. KENNETH CANNATA, Defendant. Plaintiff HP TUNERS, LLC ("HPT"), b Defendant KENNETH CANNATA ("Cannata" hereby stipulate that this Court enter this Agreed	ORDER by and through its undersigned legal counsel, and by, by and through his undersigned legal counsel,	
16 17 18 19 20 21 22	vs. KENNETH CANNATA, Defendant. Plaintiff HP TUNERS, LLC ("HPT"), b Defendant KENNETH CANNATA ("Cannata" hereby stipulate that this Court enter this Agreed R	oy and through its undersigned legal counsel, and by and through his undersigned legal counsel, and Permanent Injunction Order as set forth below.	
16 17 18 19 20 21 22 23	vs. KENNETH CANNATA, Defendant. Plaintiff HP TUNERS, LLC ("HPT"), b Defendant KENNETH CANNATA ("Cannata" hereby stipulate that this Court enter this Agreed R	oy and through its undersigned legal counsel, and by, by and through his undersigned legal counsel, depermanent Injunction Order as set forth below. ECITALS	
16 17 18 19 20 21 22 23 24	vs. KENNETH CANNATA, Defendant. Plaintiff HP TUNERS, LLC ("HPT"), by the defendant KENNETH CANNATA ("Cannata") hereby stipulate that this Court enter this Agreed WHEREAS, this Honorable Court community 2023 ("Bench Trial");	oy and through its undersigned legal counsel, and by, by and through his undersigned legal counsel, depermanent Injunction Order as set forth below. ECITALS	
16 17 18 19 20 21 22 23 24 25	vs. KENNETH CANNATA, Defendant. Plaintiff HP TUNERS, LLC ("HPT"), by the defendant KENNETH CANNATA ("Cannata") hereby stipulate that this Court enter this Agreed WHEREAS, this Honorable Court community ("Bench Trial"); WHEREAS, during the pendency of the	oy and through its undersigned legal counsel, and by and through his undersigned legal counsel, depermanent Injunction Order as set forth below. ECITALS menced a bench trial in this matter on January 30,	

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30, 2023 ("Settlement Agreement").

WHEREAS, a condition of the Settlement Agreement is the entry of this Agreed Permanent Injunction Order.

AGREED PERMANENT INJUNCTION ORDER

NOW THEREFORE, in consideration of the foregoing recitals, the Court hereby Orders as follows:

- 1) Cannata, his agents, and any persons acting at his direction, shall not and are hereby PERMANENTLY ENJOINED from the following activities:
 - a. Releasing any confidential or proprietary intellectual property belonging to HPT to the public;
 - b. Releasing or selling any products or services that have been developed using HPT's proprietary code, including the hardware device developed by [Cannata] in connection with the Syked ECU Tuning, Inc. software solution;
 - Releasing or selling any products or software based on or derived from HPT's software or products;
 - d. Developing, planning, designing, researching, or, in any way creating any software or hardware based on or derived from HPT's VCM Suite, MPVI cable, firmware, key generator, or other proprietary intellectual property;
 - e. Possessing, using, releasing or disseminating HPT's confidential and proprietary intellectual property, including HPT's source code files, key generator, administrative versions of the VCM Suite Software or documents containing any such information related thereto; and
 - Selling, releasing, providing or disseminating HPT credits and/or hacking, cracking, manipulating or otherwise misusing HPT's software at any time in the future.
 - 2) No security shall be required as a condition of the entry of this order.
 - 3) The parties may stipulate to vacate this permanent injunction at any time.

Case 3:18-cv-00527-LRH-CSD Document 220 Filed 01/31/23 Page 3 of 3

1	4) The parties consent to the entry of this Agreed Permanent Injunction Order.			
2	5) The parties request that the Court vacate the Bench Trial set for January 31, 202			
3	at 1:00 p.m.			
4	6)	The parties stipulation for dismissal shall be filed within 30 days of this date.		
5	DATED this 31st day of January, 2023.			
6	FLETCHER	R & LEE	SHEA LARSEN	
7				
8	/s/ Elizabeth Fletcher, Esq. ELIZABETH FLETCHER, ESQ.		/s/ Bart K. Larsen, Esq. BART K. LARSEN, ESQ. Attorneys for Defendent Kenneth Connete	
9			Attorneys for Defendant Kenneth Cannata	
10	MARKS &	KLEIN		
11 12	/s/ Andrew P. Bleiman, Esq.			
13		P. BLEIMAN, ESQ. or Plaintiff HP Tuners, LLC		
14				
15				
16	IT IS SO ORDERED.			
17	111000	TO DECEMBER 1		
18				
19	HONORAB	LE LARRY R. HICKS		
20	UNITED ST	TATES DISTRICT JUDGE		
21	DATED:		-	
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23				
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